Lawrence D. Murray (SBN 77536) 1 **MURRAY & ASSOCIATES** 2 1781 Union Street San Francisco, CA 94123 Tel: (415) 673-0555 Fax: (415) 928-4084 3 ATTORNEYS FOR PLAINTIFFS 4 DENNIS J. HERRERA, State Bar #139669 City Attorney ELIZABETH S. SALVESON, State Bar #83788 5 Chief Labor Attorney MARGARET BAUMGARTNER, State Bar #151762 6 RAFAL OFIERSKI, State Bar #194798 Deputy City Attorneys Fox Plaza 1390 Market Street, Fifth Floor San Francisco, California 94102-5408 Telephone: (415) 554-3859 Facsimile: (415) 554-4248 Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 MERCY AMBAT, ZAINABU ANDERSON, JOHN Case No. C-07-3622 SI ARITA, DENNIS CARTER, SHARON CASTILLO, (Consolidated with Case Number C-08-2406 14 JOANNA CROTTY, TEQUISHA CURLEY, ALISA SD 15 DAVIS-ZEHNER, MARLA DENZER, PATTI FLYNN, TERESA FOX, JON GRAY, TORI JACKSON, LISA 16 JANSSEN, MICHAEL JONES, RICHARD LEE. JOINT STIPULATION AND SANDRA MACLIN-GIBSON, SUKHWANT MANN, [PROPOSED] ORDER TO MODIFY 17 GLORIA MARTIN, ARTURO MEDRANO, MARC EXPERT REPORT DISCLOSURE AND 18 NUTI, KEVIN O'SHEA, ANTHONY PEPPERS. FILING DEADLINES VINCENT QUOCK, WENDY RODGERS-WELLS, 19 LANA SLOCUM, ERNEST SMITH, TONYETTE SMITH-AL GHANI, MATTIE SPIRES-MORGAN, 20 KENNETH TAN, ANJIE VERSHER, BONNIE 21 WESTLIN, YVETTE WILLIAMS, ROLAND ZANIE, MICHAEL ZEHNER, PAMELA WALKER, 22 GWENDOLYN HARVEY-NOTO, FELISHA THOMAS, JENNIFER KEETON, OLGA KINCADE. 23 EMIKO THEODORIDIS, JEREMY DEJESUS, and .24 MARTHA ORTEGA Plaintiffs. 25 VS. 26 CITY AND COUNTY OF SAN FRANCISCO, 27 Defendant. 28

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Plaintiffs and Defendant CITY AND COUNTY OF SAN FRANCISCO, by and through their respective attorneys of record, hereby stipulate and request the Court to further modify the Pre-Trial Scheduling Order by extending the date for filing Expert Witness Reports from October 9, 2009, to October 30, 2009. It is requested that the court order the parties submit:

- (a) Expert Witness Reports on or before October 30, 2009;
- (b) Rebuttal Expert Witness Reports on or before November 15, 2009;
- (c) Completion of Expert Depositions by December 11, 2009.

The motions for summary judgment are scheduled to be filed no later than January 8, 2010, the opposition is due by January 22, 2010, the reply is due January 29, 2010, and hearing on the summary judgment no later than February 12, 2010. Jury trial in this case is currently scheduled for March 29, 2010. None of these dates need be changed.

Good cause exists to change the Expert Witness Reports due date because discovery is still ongoing, (a) the court having ordered production of documents not yet produced which may be significant in the formulation of opinions of the various experts, (b) the court keeping discovery open for the taking of depositions where the deponents have had to cancel and reschedule their depositions have not had their depositions taken, and (c) there are numerous motions before the court for compelling discovery and the court may not have ruled upon and the City produced the records by the time expert //

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1	disclosure is due. For this reason, the parties respectfully request the Court modify the Pre-Trial
2	Scheduling Order so that expert disclosure conformed to the foregoing new dates.
3	Dated: October 1, 2009
4	MURRAY & ASSOCIATES
5	By /s/ Lawrence D. Murray
6	Lawrence D. Murray Attorney for Plaintiffs
7	
8	Dated: October 1, 2009 DENNIS J. HERRERA
9	City Attorney
	ELIZABETH SALVESON
10	Chief Labor Attorney
, ,	MARGARET W. BAUMGARTNER
11	Deputy City Attorney
12	Lapusy City 12002.00
13	
	By: /s/Margaret W. Baumgartner
14	MARGARET W. BAUMGARTNER
	Attorneys for Defendant
15	CITY AND COUNTY OF SAN FRANCISCO
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17	IT IS SO ORDERED.
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20	Dated:
21	Dated.
22	United States District Judge
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25	
26	
27	

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